1		THE HONORABLE ROBERT S. LASNIK
2		THE HONORABLE ROBERT 5. LASIVIK
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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
10	JAMES C. PARKS,	
11	Plaintiff,	No.: C09-1219 RSL
12	v.	Declaration of Brian K. Keeley in Support of Motion for Withdrawal and
13	TULALIP RESORT CASINO,	Substitution
14	Defendant.	NOTE FOR MOTION CALENDAR: March 26, 2010
15		
15	I, Brian K. Keeley, declare:	
17	1. I am an attorney with the law firm of Bullivant Houser Bailey, PC, which is	
13	counsel for Defendant Tulalip Resort Casino in this action. I have personal knowledge of the	
19	following facts, gained as a result of my involvement in this matter.	
20	2. The Office of the Tulalip Tribes Reservation Attorney, and specifically Lisa	
21	Vanderford-Anderson, has appeared for and will represent Defendant Tulalip Resort Casino	
2.2	in this matter.	
2.3	3. I certify that I served a copy of this motion on my client and upon James Parks,	
24	the opposing party in this action.	
25	I declare under penalty of perjury under the laws of the United States of America that	
26		

Declaration of Brian K. Keeley No.: C09-1219

the foregoing is true and correct. DATED: March 17, 2010 at Seattle, Washington. 2 3 **BULLIVANT HOUSER BAILEY PC** By /s/ Brian K. Keeley Brian K. Keeley, WSBA #32121 E-Mail: brian.keeley@bullivant.com 5 Attorneys for Defendant Tulalip Resort Casino 1) 11 12 13 14 15 15 17 13 19 20 2 2.2 23 2.1 23 26

Declaration of Brian K. Keeley No.: C09-1219

1	CERTIFICATE OF SERVICE	
2	I, Genevieve Schmidt, certify that on March 17, 2010, I electronically filed the	
3	foregoing with the Clerk of the Court using CM/ECF system which will send notification of	
4	such filing to the following:	
5		
5	Lisa M. Vanderford-Anderson	
7	Reservation Attorney for the Tulalip Tribes 6406 Marine Dr.	
3	Tulalip, WA 98271	
9	(360) 716-4531 (360) 651-3438	
10	lvanderson@tulaliptribes-nsn.gov	
11	1	
1 2	and I hereby certify that I have mailed by United States Postal Service the document to the	
13	following non CM/ECF participants:	
1.4	Plaintiff,	
15	James C. Parks 5912 6 <sup>th</sup> Ave NW	
16	Tulalip, WA 98271	
1 7	Dated: March 17, 2010	
13	BULLIVANT HOPSER BAILEY PC	
19	BULLIVANT HOUSER BAILET PC	
20	By: Genevieve Schmidt	
2	genevieve.schmidt@bullivant.com	
22		
2.,	12397108.1	
24.		
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26		
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Declaration of Brian K. Keeley

No.: C09-1219